Case 1:24-cr-00060-JAM-BAM Document 30 Filed 07/16/24 Page 1 of 3

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7	JESSE TORRES-ALONSO	
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	Case No. 1:24-cr-00060-JAM-BAM
12	Appellee,	STIPULATION TO MODIFY CONDITION OF PRETRIAL RELEASE; ORDER
13	vs.	OF I RETRIAL RELEASE, ORDER
14	JESSE TORRES-ALONSO,	
15	Appellant.	
16		
17		
18	IT IS HEREBY STIPULATED by and between the parties through their respective	
19	counsel, Assistant United States Attorney Karen Escobar, counsel for plaintiff, and Assistant	
20	Federal Defender Griffin Estes, counsel for Jesse Torres-Alonso, that the Court may modify	
21	Condition 7(n) of his pretrial release, to modify home detention to a curfew.	
22	The parties agree and request that the Court make the following findings:	
23	1. On March 21, 2024, the Court release Mr. Torres-Alonso on conditions of pretrial	
24	release that included home detention. ECF Dckt. # 16, p 2. Pursuant to Condition 7(n) of Mr.	
25	Torres-Alonso's pretrial release conditions, he "must remain inside [his] residence at all times	
26	except for employment; education; religiou	s services; medical, substance abuse, or mental health
27	treatment; attorney visits; court appearances; court-ordered obligations; or other essential	
28	activities pre-approved by the pretrial services officer. Essential activities include haircuts, DMV	

1	appointments, banking needs, or other activities that cannot be completed by another person on	
2	your behalf."	
3	2. Since beginning his term of pretrial release Mr. Torres-Alonso has been in full	
4	compliance with all his terms. United States Pretrial Release Officer Frank Guerrero has been	
5	supervising Mr. Torres-Alonso. Officer Guerrero supports removing the home detention	
6	condition from Mr. Torres-Alonso's pretrial conditions.	
7	3. The parties therefore stipulate to modify condition 7(n) so that it is a curfew.	
8	Condition 7(n) of Mr. Torres-Alonso's pretrial release conditions should now indicate he "must	
9	remain inside [his] residence from 9 p.m. to 4:30 a.m. except for employment; education;	
10	religious services; medical, substance abuse, or mental health treatment; attorney visits; court	
11	appearances; court-ordered obligations; or other essential activities pre-approved by the pretrial	
12	services officer. Essential activities include haircuts, DMV appointments, banking needs, or	
13	other activities that cannot be completed by another person on your behalf."	
14		
15	IT IS SO STIPULATED.	
16	Respectfully submitted,	
17	PHILLIP A. TALBERT	
18	United States Attorney	
19	Date: July 16, 2024 /s/ Karen Escobar KAREN ESCOBAR	
20	Assistant United States Attorney Attorney for Plaintiff	
21		
22		
23	HEATHER E. WILLIAMS	
24	Federal Defender	
24		
25	Date: July 16, 2024 /s/ Griffin Estes	
	GRIFFIN ESTES Assistant Federal Defender	
25	GRIFFIN ESTES	
25 26	GRIFFIN ESTES Assistant Federal Defender Attorney for Defendant	

Case 1:24-cr-00060-JAM-BAM Document 30 Filed 07/16/24 Page 3 of 3

ORDER

The Court adopts the stipulation. The Court therefore will modify Condition 7(n) so that Mr. Torres-Alonso is subject to a curfew, and not home detention. Mr. Torres-Alonso is hereby subject to a curfew from 9 p.m. to 4:30 a.m. All other orders remain in full force and effect.

IT IS SO ORDERED.

Dated: **July 16, 2024**

UNITED STATES MAGISTRATE JUDGE